

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WISCONSIN

ROCKWELL AUTOMATION, INC. and ROCKWELL  
AUTOMATION TECHNOLOGIES, INC.,

Plaintiffs,  
-against-

WAGO CORPORATION and WAGO  
KONTAKTECHNIK GmbH & CO. KG,

Defendants.

Case No. 3:10-CV-718-WMC

**JOINT MOTION TO HOLD IN ABEYANCE ROCKWELL'S MOTION FOR  
PREJUDGMENT AND POSTJUDGMENT INTEREST AND TO EXTEND  
ROCKWELL'S TIME TO RESPOND TO WAGO'S ABEYANCE MOTION**

WHEREAS plaintiffs Rockwell Automation, Inc. and Rockwell Automation Technologies, Inc.'s ("Rockwell") filed Plaintiffs' Motion for an Award and Judgment of Prejudgment and Postjudgment Interest (the "Interest Motion") (Dkt. 397);

WHEREAS Rockwell filed Plaintiffs' Motion for Leave to Reply to Opposition to Motion for an Award of Prejudgment and Postjudgment Interest (the "Motion for Leave", Dkt. 414);

WHEREAS Defendants WAGO Corporation and WAGO Kontakttechnik GmbH & Co. KG's ("WAGO") filed WAGO's Motion to Hold in Abeyance Entry of Judgment and Rulings on WAGO's Unclean Hands Affirmative Defense and Rockwell's Request for a Permanent Injunction and to Grant Additional Relief (the "Abeyance Motion") (Dkt. 409);

WHEREAS WAGO seeks to hold in abeyance Rockwell's Interest Motion until after entry of judgment in this action and to respond to Rockwell's Motion for Leave within five days after entry of judgment;

WHEREAS Rockwell seeks an extension of time to respond to WAGO's Abeyance Motion from Friday, November 30, 2012 until Wednesday, December 5, 2012; and

WHEREAS the parties have met and conferred and have agreed not to contest their respective requests, that the foregoing requests concerning abeyance of and extensions of time for briefing concerning the above-referenced motions are in the interest of justice and for good cause.

THE PARTIES AGREE AS FOLLOWS:

The parties respectfully request that the Court grant:

1. WAGO's request to hold in abeyance any ruling on the Interest Motion (Dkt. 397) until after judgment has been entered in this action and that WAGO have five days after entry of judgment to respond to Rockwell's Motion for Leave; and
2. Rockwell's request for an extension of time to oppose WAGO's Abeyance Motion from Friday, November 30, 2012 until Wednesday, December 5, 2012.

**WE SO MOVE/STIPULATE and agree to abide by the terms of this Order.**

Respectfully submitted,

Dated: November 29, 2012

/S/ Paul Tanck

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COUNSEL FOR DEFENDANTS  
WAGO CORPORATION and  
WAGO KONTAKTTECHNIK  
GmbH & CO. KG

**SO ORDERED.**

Dated: \_\_\_\_\_

\_\_\_\_\_  
U.S. District Court Judge

**CERTIFICATE OF SERVICE**

I hereby certify that on this 29th day of November, 2012 a copy of the foregoing was electronically filed with the Clerk of the Court using the ECF system which will send notification of such filing to the attorneys of record.

I declare under the penalty of perjury under the law of the United States that the foregoing is true and correct.

Dated: November 29, 2012

/s/ Paul Tanck

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